

TRANSCRIPT OF JUDGMENT

JUDGMENT DEBTOR		JUDGMENT CREDITOR		Attorney for Judgment Creditor Name and Address
North	Given Name	Trade or Profession	Last Known Address	
Levy	Shaul		1035 W. 42nd St. Apt. 19D NY NY 10036	Adam Leitman Barley P.C. 130 Broadway 17th Fl New York New York 100271
Alpha-Guy	Shaul			
Alpha-Guy	Charley			
Alpha-Levy	Charley			
Date 03/11/10	JUDGMENT RENDERED CIVIL COURT	AMOUNT OF JUDGMENT		REMARKS: Date and Manner of Change of Status of Judgment
	County of New York	Damages, --- \$ 8,766.00		
	Index No. 56134/2010	Costs, --- \$		
	Date 03/11/10	Prospective Fees, \$ 40.00		
Hr. & Min.	Hr. & Min.	Total, \$ 8,746.00		
EXECUTION Returned Unsatisfied		SATISFIED When How and to What Extent		
STATE OF NEW YORK, COUNTY OF ALBANY ss: I, <u>Jane B. Brier</u> CLERK of the CIVIL COURT OF THE CITY OF NEW YORK, COUNTY OF <u>ALBANY</u> , hereby certify that the above is a correct TRANSCRIPT from the Docket of Judgments in my office. IN TESTIMONY WHEREOF, I have hereunto set my name and affixed my official seal this <u>15th</u> day of <u>April</u> <u>2010</u> <u>Jane B. Brier</u> Clerk.				

CIVIL COURT OF THE CITY OF NEW YORK
COUNTY OF NEW YORK PART
DECISION AND JUDGMENT

INDEX # 056136/2010
JUDGMENT SEQ # 001

MORRISON, MATT
YEN, ANDY

Petitioner(s)

AGAINST

LEVY A/K/A SHAUL GUY A/K/A CHARLY GUY A/K/A CHARLEY LEVY, SHAUL
Respondent(s)

Decision and judgment is rendered based upon
a stipulation entered into by the parties as follows:

Judgment of possession is granted in favor of:

MORRISON, MATT

YEN, ANDY

and against

LEVY A/K/A SHAUL GUY A/K/A CHARLY GUY A/K/A CHARLEY LEVY, SHAUL

A counterclaim is granted in favor of the respondent in the amount of \$0.00

(which if not being entered separately is offset and reflected in the
total amount due, listed below.)

A money judgment is hereby granted, along with cost and disbursements
in the amount of \$0.00 in favor of:

MORRISON, MATT

YEN, ANDY

and against

LEVY A/K/A SHAUL GUY A/K/A CHARLY GUY A/K/A CHARLEY LEVY, SHAUL

for a total amount of \$8700.00

(Monthly use and occupancy is set at \$0.00 per month, as per order,
stipulation or decision in record.)

Warrant to issue forthwith

Execution

Date

3/11/10

BRENDAS S. SPEARS

Judge, Civil/Housing Court

JUDGE, HOUSING PART

Section 5020(c) of the Civil Practice Law and Rules requires that a satisfaction be filed with the
clerk when the judgment is satisfied. Failure to do so subjects the judgment creditor to penalties.

ENTRY OF JUDGMENT

Judgment entered in accordance with the above on

3/11/10

Chief Clerk, Civil Court

Warrant issued to Marshal

RIVERA

On

MAR 19 2010